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8 Attorneys for Defendant
9 FORTUNA COUNTRY INN CORPORATION

10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA

12 JEFF HOHLBEIN) CASE NO. C06-02707 JSW
13 v.)
14 R.H. CORKY CORNWELL dba REDWOOD)
15 COAST CELLULAR, THE FORTUNA)
16 COUNTRY INN CORPORATION, a California)
17 Corporation, and DOES ONE to FIFTY, inclusive,)
18 Defendants.)
19 _____)
20 Plaintiff JEFF HOHLBEIN and defendants R.H. CORKY CORNWELL dba
21 REDWOOD COAST CELLULAR and THE FORTUNA COUNTRY INN CORPORATION
22 (collectively "Defendants"), through their respective counsel, hereby stipulate as follows:
23 Defendants intend to resolve this case shortly. In an effort to facilitate settlement
24 discussions, Defense counsel requested an extension to respond to the complaint. Defendants'
25 responses are presently due on or before May 15, 2006. Plaintiff's counsel agreed to provide
26 Defendants with a three-week extension in which to respond to the complaint. Defendants'
27 response to the complaint would thus be due on or before **JUNE 5, 2006**. The parties respectfully
28 request that the Court order the responsive pleadings due on this date because good cause exists
in that the extension would allow the parties to engage in meaningful settlement discussions.

1 **IT IS SO STIPULATED.**

2 DATED: May 12, 2006

3 SINGLETON LAW GROUP

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6 Jason Singleton
7 Attorneys for Plaintiff
8 JEFF HOHLBEIN

9 DATED: May 10, 2006

10 KAUFMAN, SCHNEIDER & BIANCO, LLP

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13 Katherine Catlos
14 Attorneys for Defendants
15 THE FORTUNA COUNTRY INN CORPORATION,
16 specially appearing for R.H. CORKY CORNWELL
17 dba REDWOOD COAST CELLULAR

18 **IT IS SO ORDERED.**

19 DATED: May 12, 2006

20 
21 Jeffrey S. White
22 JUDGE OF THE U.S. DISTRICT COURT